UNITED STATES DISTR SOUTHERN DISTRICT (
CARIDAD RIVERA,		1:18-cv-03763 (RA) (RWL)
	Plaintiff,	DECLARATION OF GEORGE L. SCHNEIDER
– against –		IN SUPPORT OF MOTION TO DISMISS
PETER PAN BUS LINES SCHNEIDER,	, INC., and GEORGE L.	PURSUANT TO RULE 12(C)
,	Defendants. X	110 1_(0)

GEORGE L. SCHNEIDER, declares as follows under penalty of perjury pursuant to 28 U.S.C. § 1746:

- 1. I am a named party in this lawsuit and submit this declaration in support of the motion to dismiss filed on my behalf by O'DWYER & BERNSTIEN. This declaration is based upon my personal knowledge.
- 2. From September 15, 2017 to June 2018, I resided at 8738 Little Patuxent Court, Odenton, MD., 21113. I moved to Reno, Nevada in June 2018 where I reside now. I had lived at the residence noted above since 1997.
- 3. I have never lived, resided, been domiciled or had an address for any purpose in the State of New York.
- 4. I respectfully request that the motion to dismiss filed on my behalf be granted.

I declare under penalty of perjury that the foregoing is true and correct. Executed this day of August, 2018.

GEORGE L. SCHNEIDER